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We pay 4 per cent interest, compounded semi-annually, on savings from \$1.00 upwards.

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PROVO PIONEER DIES

Provo, Aug. 18.—John Gray died last night from leakage of the heart at the home of his sister, Mrs. W. H. Scott. Mr. Gray was 74 years of age, a native of Canada, and came to Utah with his parents, Mr. and Mrs.

Joseph S. Gray, in the early fifties, locating in Provo. He was unmarried. A sister, Mrs. Scott, and a brother, Enoch Gray, living in Nevada survive him. Funeral services will be held in the Sixth ward meeting house tomorrow at 2 o'clock.

DATES OF EXAMINATIONS FOR NAVAL ACADEMY

In reply to a query from A. C. Nelson, state superintendent of public instruction, Senator Reed Smoot telegraphed that examinations for candidates to the Annapolis naval academy will be held between now and February 1, 1914, though the usual date is in November and December.

The doctors say that smiling will cure appendicitis. Ever see a man smiling and having cramps at the same time? Nangle, N. Y., Utterance.

TO HAVE AND TO HOLD

To have a customer means to hold him at our store. We hold customers by never giving them a reason to go elsewhere. We carry what our customers want; we give the kind of service they appreciate and we make prices that always please. Most people realize the advantage of trading at such a store.

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PULP NOTICE

Attention Beet Growers

Beet Growers wishing to obtain pulp for home feeding are requested to forward their application for amount desired to John F. Barton, Manager, 416 24th St., Ogden, Utah, before August 20th.

After that date no applications will be received.

If you have not received application blank, call at our office for one.

No telephone orders received.

AMALGAMATED SUGAR CO.

EVELYN IS FRIGHTENED

Gets a Message From Harry Thaw Which Causes Her to Grow Hysterical—No Trace of Thaw

New York, Aug. 18.—Harry K. Thaw is still at large.

Two days' hunt for the slayer of Stanford White, who escaped from the Matteawan hospital for the criminal insane, has failed to give any definite clue as to his whereabouts.

The police of all the New England states have been on the lookout for him all day and he has been reported all the way from Connecticut to Maine. The "reports," however, could not absolutely fix the identity of the famous prisoner.

While the exciting man hunt went on in New York and New England today, the machinery of the law was set in operation to secure the return of the fugitive to Matteawan. At the same time Thaw's mother was making plans to combat the state's efforts.

No matter where Thaw turns up, a great legal battle is assured before he is absolutely secure of his liberty or before he is sent back to the madhouse. This conflict will be different from the others that have waged since Thaw was sent to Matteawan in February, 1908, however, in one respect.

In those Thaw was "in" and the struggle of the commonwealth was to keep him there. In this Thaw is "out" and his relatives will spend their last cent to keep him away from the bars of Matteawan. Which ever way the battle turns, many more thousands of the Thaw dollars will go into the pockets of the lawyers.

Though the first direct word from Thaw as to his plans was received in a letter mailed in this city last night, his wife Evelyn Nesbit Thaw, received a telegram late this afternoon which increased her fear that the fugitive would attempt some move against her.

The dispatch was sent from Bridgeport Depot, Conn., and was as follows:

"I want name taken off the theater at once. You realize your mistake."

"It sounds just like Harry," commented his wife. "He generally signed his letters and telegrams to me 'H. K. T.'"

Mrs. Thaw is appearing at Hammerstein's Victoria theatre in vaudeville under the name of Evelyn Nesbit Thaw. She had an argument with the theatre management before she would consent to allow them to bill her by her husband's name, but her objection was finally removed. She believes that the telegram has to do with that matter and that Thaw intends to attempt to force her to drop his name while on the stage.

The message was timed as received in New York at 8:45 a. m. today, but was not delivered to Mrs. Thaw until she was in her dressing room at the theatre for her "turn" this afternoon. She showed great agitation on receipt of the message. An attempt was made to convince her that the telegram might be a hoax, but she refused to credit this because of Thaw's usual signature.

She seemed to be bordering on hysteria for a time, but was finally calmed so that she could go on in the regular order of the program. There has been no word received here as to Thaw having been seen in the vicinity of Bridgeport.

CAREER OF HARRY THAW

Career of Harry Thaw and the gigantic cost of his long fight for liberty.

Born 1871, son of William Thaw of Pittsburgh.

Forced out of Harvard university in 1891 for playing high stakes at poker.

From 1891 until 1901 toured Europe. Met Evelyn Nesbit in 1901 when she was a chorus girl.

Entertained chorus girls and actresses lavishly from 1901 to 1906.

Married Evelyn Nesbit in 1905 against his mother's wishes. His father practically disinherited him, but his mother settled an income of \$60,000 a year on him.

Started campaign against Stanford White in 1905, spending thousands of dollars for detectives.

Killed White on Madison Square roof garden, June 25, 1906.

Tried for murder from February until April, 1907, the jury disagreeing. Cost of counsel estimated at \$200,000.

Tried again for murder in January, 1908, the jury acquitting him on the ground of insanity. Estimated cost of counsel, etc., \$150,000.

Committed to Matteawan on February 1, 1908, by Justice Dowling.

Commitment confirmed by Justice Morschauer in Poughkeepsie in 1908. Estimated cost of proceedings, \$65,000.

Commitment again confirmed by Justice Mills after second attempt to gain freedom. Estimated cost of proceedings, \$50,000.

Three later attempts to gain liberty. Estimated cost of \$125,000.

Incidental expenses of Thaw's commitments, luxuries while in the Tombs, etc., estimated \$15,000.

Money alleged to have been paid Clifford W. Hartridge, counsel for Thaw, to keep some persons "quiet," \$125,000.

Expenses of Thaw's mother in the proceedings, estimated at \$150,000.

Maintenance of Evelyn Nesbit since the murder estimated \$50,000.

Hiring detectives, \$15,000.

Attorneys for the various hearings in which Thaw tried to obtain his freedom, estimated cost \$75,000.

Grand total spent by Thaw's mother for him since he killed Stanford White, approximately \$1,020,000.

DIGGS WILL TESTIFY
IN HIS OWN BEHALF

San Francisco, Aug. 18.—When the trial of Maury I. Diggs is resumed tomorrow morning the defendant will be the first witness to take the stand, according to the plans announced today by the attorneys for the accused. Diggs will be followed immediately

by his wife, who will in turn be followed by F. Drew Caminetti, companion of Diggs in the flight to Reno with Marsha Warrington and Lela Norris. Mrs. Caminetti will follow her husband.

The testimony of the defense will then be concluded, with the exception of a few minor witnesses.

"The testimony of Diggs, Caminetti and their wives, will show that the two young men, in leaving Sacramento with the girls, jumped from the frying pan into the fire," Marshal Woodworth, of counsel for the defense, said this afternoon. "We intend to show that the young men fled from Sacramento to avoid trouble with their wives and possible law suits, and that they had no immoral intention in going to Reno with the girls."

"Our contention is that Diggs and Caminetti did not cajole and threaten the girls into making the trip, as the prosecution has tried to establish. We will show that they left Sacramento only after their wives had threatened legal proceedings."

Diggs will testify generally in regard to the incidents leading up to the flight to Reno and give his own version of what happened on the trip, going over much the same ground as that covered by Miss Warrington and Miss Norris on the stand for the prosecution.

DEATH CONQUEROR AFTER LONG BATTLE

Park City, Aug. 18.—Word was received here last evening of the death of William Kneale of this city, who died in San Francisco, Cal., of a prolonged attack of rheumatism and lead poisoning.

Mr. Kneale had been ill for six years past and at various times during his long siege death has seemed near at hand, but the sick man, full of courage and fighting spirit, would rally and declare that he would be up and around again, and only a short time ago he had even contemplated going back to work.

The beginning of Mr. Kneale's sickness dates back to May, 1907, when he was stricken with pneumonia. Typhoid fever followed this and after suffering several weeks with this malady a marked improvement was noticed and his complete recovery expected, but rheumatism set in and the victim in his weakened condition was not able to battle successfully with this disease. He grew worse until the lead poisoning developed, and for several months past it has been only a matter of how much longer he could suffer.

Seven weeks ago today Mr. Kneale was taken to California by his wife, where it was hoped that a specialist could help him, and for a time recovery seemed probable, but last week he took cold and death came yesterday afternoon.

William Kneale was one of the best known men in this city and the news of his death came as a shock to his many friends here, who have been hoping that the change in climate and treatment would restore him to health.

Mr. Kneale was born in Ramsey, Isle of Man. He was 47 years of age, and had lived in this city for twenty-two years. He was a member of the local order of I. O. O. F., and this organization will have charge of the funeral after the body arrives Wednesday.

Mr. Kneale is survived by his wife and one daughter, Mrs. Lillian Addy of this city.

STATE LOSES LAND CASE.

In the state case against Phillip Morgan, the state protesting the claims of the latter to mining lodes in Summit county, the register and receiver of the local land office have decided in favor of Morgan. The case concerns the Eldorado and Potosi lodes in the Uintah mining district, which the state claimed to have been set aside as parts of a school section on the date of statehood.

The decision says: "We are of the opinion that the land was and is excepted from the grant to the state," and the case is dismissed and applicant's filing allowed to stand.

TWIN FALLS SAD TRAGEDY

May Have Been a Double Murder Instead of Murder and Suicide—Investigation Now in Progress

Twin Falls, Ida., Aug. 18.—With official investigation of the tragic slaying near Twin Falls Friday evening of Mrs. L. B. Stockslager and James M. Nichols, her rejected suitor, evidence that renders the double killing a baffling mystery to the authorities is brought to light.

When the bodies were discovered near the Nichols ranch by a workman who heard the woman's scream and the shots, but who did not see the shooting, it was believed from the circumstantial evidence that Nichols had killed the woman and then committed suicide. This verdict would probably have remained unchanged but for an autopsy on the body of Nichols, made at the request of T. G. Wilson, an old friend of Nichols.

The autopsy performed today demonstrated, according to the attending physicians, that it was virtually impossible for Nichols to have shot himself, inflicting the wounds found, one shot passing through the heart, the other two close to that organ, the weapon used being a 45-caliber single action revolver. It was evident that as Nichols lay on his back one shot passed through his body and into the ground. There were no powder marks on his clothing, as it seems certain there would have been had he fired the shots himself.

The conclusion of the official finding of the physicians reads: "Because of the shock that must have accompanied each shot from a 45-caliber, ten-inch barrel gun, as well as the absence of powder marks, it would seem almost beyond the realm of possibility that the wounds could be self-inflicted."

(Signed)
"D. S. WILSON, CLOUCHEK AND FKE."

Examination of the body of Mrs. Stockslager showed that she had been shot twice, one bullet passing through the heart, the other inflicting a wound in the right breast. Powder marks on her clothing over the wounds and around the woman's neck indicated that the shots were fired at close range. Her body lay on one side of the road, that of Nichols on the other.

Sheriff C. C. Nelson arrived this evening from Rupert, county seat of Minidoka county, in which the tragedy occurred, and an autopsy may also be held upon the body of Mrs. Stockslager.

Testimony secured today was to the effect that Nichols had never owned or carried a gun, and so far as known none had been borrowed by him.

Who committed the double murder in case neither the man nor woman used the gun is the mystery that is baffling the officers.

Mrs. Stockslager had a short time ago left her husband and gone to live with her mother, but at the time of the tragedy she was visiting her sister near the scene of the killing, from whose home she was returning when the crime was committed.

COBB IS PLAINTIFF
IN TWO MORE SUITS

Salt Lake, Aug. 19.—Alleged usury in a number of mining deals enters into two complaints filed in the district court late yesterday afternoon by Rufus K. Cobb, sole surviving partner of R. K. Cobb & Co., against Badger Bros. and E. H. McBeth.

In his complaint against Badger Brothers the plaintiff asks for \$4,053.45 in cash and the return of

9,500 shares of Demijohn stock, 3,000 shares of Prince Consolidated, and 1,500 shares of Nevada Hills stock. The action against E. H. McBeth is for the recovery of \$18,503.66, alleged to be due on eleven mining transactions.

A short time ago Cobb filed a similar suit against Pollock & Co., in which he made similar allegations to those made in the two complaints filed yesterday.

POLICEMEN EXONERATED

Salt Lake, Aug. 19.—As his declaration of the guilt of the accused were based not upon his own knowledge, but on what he designated "a thorough and accurate report" by some unknown and mysterious person or persons, who would not or could not face the men arraigned, his statements over his signature and on the stand are without value.

The foregoing is the opinion which the members of the city commission hold of the Rev. Ward Winter Reese, chairman of the social service commission of the Episcopal church. The opinion is expressed in a resolution unanimously passed by the commissioners at their session last night and in which Patrolmen A. C. Husbands and A. C. Hargrove are completely exonerated of the charges made against them and which were last week investigated by the commission sitting as a board of inquiry. Four commissioners were present at the meeting, R. P. Morris being absent. All four signed the report of the findings and all voted for its adoption by the commission.

HUERTA IS INSULTING

Washington, Aug. 18.—Nelson O'Shaughnessy, acting American ambassador at Mexico City, it is rumored here, was given his passports sharply at midnight tonight by the Mexican government. They are to take effect Tuesday.

El Paso, Texas, Aug. 18.—Mexicans claiming to have direct advice from Mexico City asserted tonight that General Huerta had decided to expel John Lind and William Bayard Hale from Mexico within twenty-four hours. This action will be taken under article 33 of the Mexican constitution, which applies to "pernicious foreigners."

SHERIFF ARRESTS MAN FOR SPEEDING

Salt Lake, Aug. 19.—Ralph E. Bristol, secretary-treasurer of the Ogden Portland Cement company, with a party of friends, was on his way to Provo canyon late last Saturday afternoon. He was going down State street below Twelfth South when an auto shot ahead of the party and a command was given to "halt." It is alleged that instead of obeying the command the man at the wheel, Mr. Bristol, put on extra speed and it was near Fifteenth South before he stopped his car and only after he had been notified that it was under the sheriff of Salt Lake county that had given the order some time before for him to stop speeding.

The sheriff told the driver of the car he could take one of two courses, either accompany him back to Salt Lake City and appear before a justice of the peace, or give bond for his appearance when wanted. He promised to report at the office of Sheriff Smith at any time he was wanted. The time was fixed at 11 o'clock this morning, at which hour Mr. Bristol appeared.

Later the Ogden man appeared before Justice Bishop and entered a plea of guilty to the charge. He was fined \$25, which he promptly paid.

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Park City, Aug. 18.—The following local men will represent the Park City volunteer fire department at the state convention to be held at Sandy Tuesday, Wednesday and Thursday: George Rosevear, Charles T. Prisk, George Smith, Julius Frankel, Robert Wright and President John J. Fitzgerald.

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